



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

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OFFICE OF
PREVENTION, PESTICIDES AND
TOXIC SUBSTANCES

Dr. Robert G. Bergman
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Dear Dr. Bergman:

Thank you for your letter of September 24, which was cosigned by 53 other distinguished scientists, advising EPA of your concerns about the pending registration of methyl iodide (iodomethane). I am writing to assure you and others that EPA has conducted a thorough scientific evaluation of iodomethane and has relied on scientific peer review throughout the process. In fact, our analysis of iodomethane over the past four years is one of the most thorough analyses ever completed on a new pesticide and I welcome the opportunity to elaborate on the scientific analysis supporting EPA's evaluation.

The risk assessment process for iodomethane has been extensive. It has incorporated state-of-the-art methods and extensive chemical-specific toxicology and exposure data. During this process, the Agency has reviewed over 50 chemical-specific studies including those that carefully evaluated the potential for iodomethane to cause cancer and the potential for children to be more sensitive to the effects of iodomethane than adults. The only evidence of carcinogenicity following exposure to methyl iodide was related to thyroid cancer, and was attributable to the effects of the chemical on thyroid homeostasis similar to what is seen with other non-mutagenic iodinated compounds. The dose-response for these effects was considered in the risk assessments, and the exposures expected from this use are well below those that would cause thyroid effects leading to cancer.

The most sensitive endpoints — those occurring at the lowest exposure levels — nasal irritation, fetal loss, and neurotoxicity, were all carefully evaluated in our risk assessment. The Agency's risk assessments evaluated these endpoints with respect to predicted exposures given the strict requirements that the Agency is considering imposing on its use. Based on this evaluation, the Agency concluded that there are adequate safety margins and these endpoints do not pose risks of concern.

Your letter also states that EPA has reduced the safety factors designed to protect children. The 10-fold interspecies uncertainty factor is a default assumption intended to account

for potential pharmacokinetic differences as well as pharmacodynamic differences between animals and humans. We generally consider that a 3-fold difference can account for potential pharmacokinetic differences between animals and humans. EPA used an iodomethane-specific biologically based pharmacokinetic model (PBPK) to translate methyl iodide effects in test animals to humans. The model mimics how iodomethane will be absorbed and distributed in the body, not how it is detoxified. Because we used a chemical-specific model, the differences in the way that humans and test animals absorb, distribute, and eliminate iodomethane have been incorporated in the calculations used to derive points of departure for risk assessment purposes. Given that the PBPK model integrates and incorporates the pharmacokinetic differences between test animals and humans, the interspecies uncertainty factor is reduced from 10-fold to 3-fold to account for the remaining potential pharmacodynamic differences that are not accounted for in the model. We believe the resulting risk estimates are realistic and demonstrate adequate protection for the most sensitive individuals.

During a recent phone conversation you had with my staff you raised the need to impose a requirement for a developmental neurotoxicity study (DNT) on this chemical. In the case of iodomethane, the thyroid-related effects are more sensitive (*i.e.*, occur at lower exposure levels) than the neurotoxic effects seen in the data. Moreover, given the pivotal role that thyroid hormones play in the development of the nervous system, the Agency concluded that by regulating at an exposure level that would prevent perturbations in the thyroid hormone balance it would in turn be protective of potential effects on the developing nervous system. As a result, the Agency did not require the DNT since the point of departure used in the risk assessment is based on a more sensitive endpoint.

In the phone call, you also discussed the potential range of susceptibility within the population, given the differences seen in the levels and/or activity of glutathione (GSH). The Agency acknowledges the variability of GSH levels within the human population. As part of the risk assessment process, the Agency includes a 10-fold intraspecies uncertainty factor to account for differences within the population. Additionally, the iodomethane PBPK model uses GSH depletion as one of the measures of toxicity for this compound. It is noteworthy that when age-specific parameters (*i.e.*, adults and children) are used in the model, no significant difference in GSH concentration is observed between children as young as 3 months old and adults. The Agency is confident that the risk assessment for iodomethane will not underestimate the potential impact of GSH variability in the population since age-specific data were used and a 10-fold intraspecies uncertainty factor was retained.

Your letter suggests in several places that the proposed use would result in high levels of exposure to people. We have extensive information on potential human exposure, including studies on workers under actual field conditions involved in the application of iodomethane. We paid particular attention to potential exposures of those who live, work, or spend time in areas in proximity to fields where iodomethane might be used. These data served as the basis for the evaluation of possible exposures to iodomethane in the general population (*e.g.*, in homes, schools, and other locations near treatments) and were used to develop specific restrictions to protect bystanders. We also evaluated the probability of being exposed to concentrations that could possibly lead to adverse health effects and found that those levels would not be reached under the stringent use conditions that will be imposed.

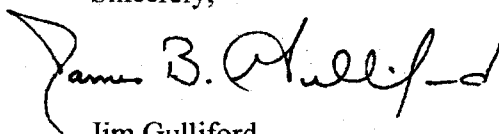
I want to assure you that we too place a high value on independent peer review for our decisions. EPA discussed the assumptions and methodologies used in the iodomethane risk assessment with numerous scientific experts within and outside of the Agency. In addition, the Agency carefully evaluated potential bystander exposure using a model that determines air concentrations to which individuals could be exposed at various distances around treated fields. These models have also undergone extensive review by the independent Scientific Advisory Panel (SAP), and their recommendations have been incorporated into our evaluation. In summary, the risk assessment techniques, protocols governing generation of toxicology studies, and exposure evaluation methods used to support the thorough evaluation of iodomethane have undergone scientific peer review by Agency scientists, the SAP or both.

As part of EPA's evaluation of a group of registered soil fumigants, we issued revised human health risk assessments earlier this year and are accepting public comment on risk-reduction options. After the public comment phase, the Agency will evaluate the comments and then make decisions on risk mitigation measures for the soil fumigants as a group. At that time, EPA will re-examine the mitigation that may be required for iodomethane to ensure consistency with the other fumigants. For this reason, the Agency has granted a time-limited registration for iodomethane so that its reevaluation will occur concurrently with the other registered fumigants. Additionally, we will closely monitor the risk assessment process that is being undertaken by the State of California.

The Agency respects, values, and actively elicits dissenting opinions throughout the pesticide regulatory process. All scientific assessments and decisions, including those for iodomethane, undergo a rigorous review process with mechanisms for evaluating public comments.

We appreciate your interest in this issue. I trust you will share this letter with the other signatories. We believe our risk assessment and the Agency's risk management decision will carefully and thoroughly address the concerns. We are confident that by conducting such a rigorous analysis and developing highly restrictive provisions governing its use, there will be no risks of concern. Again, thank you for your letter and I hope the information provided is helpful in clarifying our assessment.

Sincerely,

A handwritten signature in black ink, appearing to read "James B. Gulliford", written in a cursive style.

Jim Gulliford
Assistant Administrator